

Corbin T. Jones  
Campaign Finance Analyst  
Reports Analysis Division

Fec Letter-re: April Montly Report-(03-01-07)-(03-31-07)

Thank you for your letter dated June 22, 2007 regarding the above-captioned report. In filing an amended report, our further response to your points is as follows:

1. The Column B totals has been corrected.
2. Line 8 has been corrected .
- 3.All Growth and Prosperity Pac solicitations include the required notice that committee is required to usee best efforts to collect and report the name, mailing, address, occupation and name of employer for individuals whose donations exceed 200 per year. When the information is not provided with a donation, our PAC follows the procedures out lined in your letter to seek to collect teh missing information in compliance with the FEC rules.
4. The contribution from Wiley Rein LLP is properly reported. According to available info individual partner's share of the contribution exceeds \$200 when combined with other contributions received from that partner in the same calendar year.
5. Regarding administrative expenses, the PAC has limited administrative expenses and PAC's expenses are properly reported on its reports. The PAC does not maintain an office therefore there no payments for rent or utilities and all of the PACS other expenses are paid and items disclosed as required under all applicable FEC regulations.
6. Contributions from PACS are disclosed on a seperate Schedule A for Line 11(c)

Thank you for your attention to this matter and please don't hesitate to contact me if you have any questions.

Sincerely,

Joey Dobbs, Treasurer

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